1 2 3 4 5 6 7 8 9 10 11 12 13	ERNEST GALVAN – 196065 KARA J. JANSSEN – 274762 ADRIENNE SPIEGEL – 330482 LUMA KHABBAZ – 351492 ROSEN BIEN GALVAN & GRUNFELD LLP 101 Mission Street, Sixth Floor San Francisco, California 94105-1738 Telephone: (415) 433-6830 Email: egalvan@rbgg.com kjanssen@rbgg.com aspiegel@rbgg.com lkhabbaz@rbgg.com SUSAN M. BEATY – 324048 CALIFORNIA COLLABORATIVE FOR IMMIGRANT JUSTICE 1999 Harrison Street, Suite 1800 Oakland, California 94612-4700 Telephone: (510) 679-3674 Email: susan@ccijustice.org	OREN NIMNI* Mass. Bar No. 691821 AMARIS MONTES* Md. Bar No. 2112150205 RIGHTS BEHIND BARS 416 Florida Avenue N.W. #26152 Washington, D.C. 20001-0506 Telephone: (202) 455-4399 Email: oren@rightsbehindbars.org amaris@rightsbehindbars.org STEPHEN S. CHA-KIM* N.Y. Bar No. 4979357 ARNOLD & PORTER KAYE SCHOLER LLP 250 West 55th Street New York, New York 10019-9710 Telephone: (212) 836-8000 Email: stephen.cha-kim@arnoldporter.com CARSON D. ANDERSON – 317308 ARNOLD & PORTER KAYE SCHOLER LLP 3000 El Camino Real Five Palo Alto Square, Suite 500 Palo Alto, California 94306-3807 Telephone: (650) 319-4500 Email: carson.anderson@arnoldporter.com
141516	* Admitted <i>pro hac vice</i> Attorneys for Plaintiffs UNITED STATES DISTRICT COURT	
17 18	NORTHERN DISTRICT OF CA	ALIFORNIA, OAKLAND DIVISION
19 20 21 22 23 24 25 26 27 28	CALIFORNIA COALITION FOR WOMEN PRISONERS et al., Plaintiffs, v. UNITED STATES OF AMERICA FEDERAL BUREAU OF PRISONS et al., Defendants.	Case No. 4:23-cv-04155-YGR DECLARATION OF KARA J. JANSSEN IN SUPPORT OF PLAINTIFFS' ADMINISTRATIVE MOTION TO SEAL RELATED DOCUMENTS TO SPECIAL MASTER CANDIDATES Judge: Hon. Yvonne Gonzalez Rogers Trial Date: None Set
	[4460453.1]	Case No. 4:23-cv-04155-YGR

DECLARATION OF KARA J. JANSSEN IN SUPPORT OF PLAINTIFFS' ADMINISTRATIVE MOTION TO SEAL RELATED DOCUMENTS TO SPECIAL MASTER CANDIDATES

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I, Kara J. Janssen, declare:

- 1. I am an attorney duly admitted to practice before this Court. I am an associate in the law firm of Rosen Bien Galvan & Grunfeld LLP, counsel of record for Plaintiffs. I have personal knowledge of the facts set forth herein, and if called as a witness, I could competently so testify. I make this declaration based in support of Plaintiffs' Administrative Motion to File Related Materials Under Seal.
- 2. Plaintiffs have attached materials to their filing listing five candidates for Special Master in accordance with the Court's order. ECF 223.
- 3. These materials include personal identifying information in the candidates' CVs as well as confidential information contained in previously filed reports.
- 4. Plaintiffs wish to submit as much information to the Court as possible in order to aid the process of selecting the best candidate. In doing so, Plaintiffs seek to file his private and confidential information under seal.
- 5. Plaintiffs met and conferred with the Federal Defendants in regards to this motion and Federal Defendants do not oppose.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that this declaration is executed at San Francisco, California this 25th day of March 2024.

/s/ Kara J. Janssen Kara J. Janssen

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